UNITED STATES DISTRICT COUR	2022 APR 5 PM 12:10 CLERK U.S. DISTRICT COURT  Sail, 3415 South 900 West  tah 84119  ter (504) 430-6095, (417) 622-2396  IF FOR THE DISTRICT OF UTAH  DIVISION
Ronald Soseph Sones Strayor French Menden Hall Chief of Police Mike Brown and e Salt Lake Police Department Det. Steven Bigelow M35 Det. Amanda Capps M80 Det. Michelle Brett Tait N M Det. Levicki Monet Q87 Det. Levicki Monet Q87	RECEIVED CLERK  MAR 2 1 2022  U.S. DISTRICT COURT  (42 U.S.C §1983, §1985)  Case: 2:22-cv-00196 Cl Assigned To: Parrish, Jill N. Assign. Date: 3/2\$/2022 Description: Jones v Mendenhall et al
A. JURIS	·
2. NAME OF PLAINTIFF RONAL SOLUTION OF THE STATE OF US SOLUTION PRESENT MAILING ADDRESS: Sal	two are more persons conspiracy belieuve it's a gender and race bais Soseph Sones Sr nited States #367776  + Lake County Metro Jail
541 <u>5</u> Salt	South 900 West Lake City, U+84119

First SLC Pale Etajer-00196-JNP Document 8 Filed 04/05/22 PageID.59 Page 1 of 24

MIS Great WAR BOIGHTUP BONDINGTES FIRMWAY SERET PEGENTS OF PAGE TO OF DESTREET OF SET OF OF The Satt Lake city Police Detectives Q87 Levicki Monet M35 Steven Bioelaw, M80 Amanda Capps, N19 Michelle Brett Tait, Mayor Erin Mendenhall, Chief of police Mike Brown and the Satt Lake City Police Department Who are in Violation of my Due process right They are ignoring plainly pointed out Viate Importent Facts and Evidence and Arbitrochion of Evidence that is utterly impossible to pass up apon the investigation inspection, witch is a act off conspracy that is Intentional Leagel Malpractice and is vike and kurrent Violatating of my Due process cause and civil nights. To have a fair trial. They are ignoring plainly pointed out importent Facts and Evidence that are atterly in posible to pass up agan the investigation inspection. Witch is Interitional. The detectives decline to look at my video's I report ported white being interview witch would have been compelling proof the alleage victem was lyng they refer to collect the evidence. Numerous Muttiple times I yelled to look at my phone I have it all on video. I reported to look at my phone I have it all on video. I reported while being in the interview room witch would have been compelling proof the Alladge victem Kassie Buswell was lyng and truspass that would have Excherated me. But they Ignored me multiple time I times in my crys I am Innocent while plainly pointing the Video's out. They are Multiple confesson on the probable cause an discovery proving noticesable lies. They have realized an is trying to cover up that proving everything was confer to cover up that proving everything was concentuat and the alledge victem is lying. about everthing while she confess her motives are to steal and hurt me underlining Persury conseins

ivstSLC verific taxivel-001pp-INP Dodument & High 24/06/32 Stage 12 voic Heigh Menter
Mayor Erin MendenHall, Chief of
Mayor Erin Mendenhall, Chief of  Mayor Erin Mendenhall, Chief of  NAME OF FIRST DEFENDANT Chief Mike Brown Salthake City Police IS A CITIZEN OF Salt Lake City Utah  (City and State)
IS EMPLOYED AS Detective the at Police Department (Position and Title if Any) (Organization)
Was the defendant acting under the authority or color of state law at the time these claims occurred? They took with the cond went to my home YES NO If your answer is "YES" briefly explain. Un wanted tuching Put me
In Sail, Detective Levick, obtained buccal DNASWab
out my mouth without my concent. It should be
noted She also documented mckaged of item seized from my home completing a Inventory sheet but found no boxes.  1. NAME OF SECOND DEFENDANT M35 Steven Bigelow
(if applicable)
IS A CITIZEN OF Salthake City Wtah (City and State)
Start IS EMPLOYED AS <u>Detective</u> at <u>Police Department</u> (Position and Title if Any) (Organization)  Was the defendant acting under the authority or color of state law at the time these
Over 15 cors claims occurred? They search way must my home didn't will briefly explain. They ges No If your answer is "YES" briefly explain. Thousand a cort to prove 1/25.
le, Assisted Det. Levicki, File the search warrant went to my
home with Crime Scene and 15 ather cops using high tex
body Axon camera Conducted at two video walk through but
Thave 2 door, No windows are black No Black dresser, Shame of THIRD DEFENDANT/180 Amanda Capps Officiable)
IS A CITIZEN OF Salt Lake City Utah  (City and State): Description
IS EMPLOYED AS DEFECTIVE at Poice Department (Position and Title if Any) (Organization)
en de la companya de La companya de la co

It is wired and untterly impossible to pass up. that would have been compelling proof Kassandra Boswell is lying and to Free me as a Innocent Singel Father of two. I counted 13 cops 3 detectives and crime sean was all In my home that day. And none no one pointed out I had 2 door's leading outside Witch tells you she was lying and never was kidnapped. To Prove the barricade she claim was all a lie. All on day one. To completely demenish the lies of being barricaded trapt inside because the front door was locked with fictional boxes and a chair in front. Note My second door is in the same family Room For 15 cops plas crime seeme not to noticed NON offing Curtains are black on my windows, there are no boxes Looker for barricade paurpose in Inventory. So how and why she felt like she need to camp out the window in order to get away since she claim I blocked the only entrance to the apartment. When I have a side bacony door in the same room. When I have a side bacony door in the same room. When numerous and multiple time she plainly saidthis lie getting away with it and giving me all these take charge an never being question on it to prove It is clear and con-Vincing for support The Salt Lake city tolice Department Is Violating my civil rights, Due process cause, and is per-forming the support of the support of the process cause, and is performing Legal malpractice by consistently ignoring Viatel Evidence to support my Due process right. The Salt Lake City Police Constitute a substantial danger to any individual In the community base on there gender and rase. This proves a Intentional bais from the Salthake City Police Department that Violates my Civil Rights an false arrest. How do you declare a probable, cause that is clear and substantial builton lies.

6.

Was the defendant acting under the authority or color of state law at the time these claims occurred?

claims occurred?
YES NO If your answer is "YES" briefly explain.
Arbitration of Vitel Evidence, Persun
Conspiracy, Violation of my Civel Rights
Violation of my Due process Cause: Rights
NIO Michaello Wast Tit
NAME OF FOURTH DEFENDANT NAME OF FOURTH DEFENDANT NAME (If applicable)
IS A CITIZEN OF Salt Lake City Utah (city and State)
IS EMPLOYED AS Detective at Police.
(Position and Title if Any) (Organization)  Was the defendant acting under the authority or color of state law at the time these
claims occurred?
YES NO . If your answer is YES offeny explain.
ng its all lies she as a sworn in Officer Talsey
reme with Serious offense allegations placing in
no bail. Object Rope, Rape & Forcible Sodomy, unlawfu
ntion. Aggravated Kidnapping, Aggraveted Sexual ASSault
se additional sheets of paper if necessary.) A control of the second of
Distribution of Au Marineto Inage
Why are you bringing this case to court? Please explain the circumstances that led to the
The police falsy charge me for a whole lot or
crimes I didn't do. When it is proven I am
Factually Innocent noticeable that is uttaly
impossible to poss apon normal rewiew in the
examination of the police investagation.
for this case.

Kassie Base 2;22 lar-06 Comprise Occumenta History 2005/22/19200 Ean Patient Bill Sequence Pattern everything was Concentual In a type of Rittle, Enigma and anomaly Situation Taken from the Probable Cause and the related narratives from police on the Probable Cause and the related narratives from police on the discovery to prove numerous Inconsistencies and all the Legal Malpractice In Sequence I clarified a basic outline in one day of what Kassandra Lustwella Boswell Hestamony confess happen for under standing an verificate ion. She confess to Detectives 1180, Amanda Capps and Detective N19 Michelle Brett. Tait found on the Descovery are Salt-Lake Police Department General offense han doopy (sex AST-Rape Strongarm) page 25 describes me as a horrible Ground Mog day. Saying plainly to the Det. ective. When I ask her did she steal my wallet. She ective. When I ask her did she steal my wallet. She admitand confess to them she said (she told me if she had it she would have left.) Realize this complete by demenish kidnapping unlawful Detertion and the lies of the threat from being ever barricaded to there face. To ignore that bold face confession an still go ahead an chardge me with it is wall there false chardges are Intentional an un constitusionel That noticeabler, Violates my Due process cause. The fact she said that K.B admit while I was helping her a homeless women had she would have gotten a hold of my wallet only them she would have left. Witch is stealing a dishowner tarks lippo about being fourse kidnapped, Factorally Associated with persunyand conspiracy. The Faut the police didn't say nothing about this and still charge me with this is also say nothing about this cincist that also Arrest Violating persury conspiracy and Arbitration, false Arrest Violatings my civil Right and Due Process, Earl St. Legal Straterice

### C. CAUSE OF ACTION

I allege that my constitutional rights, privileges or immunities have been violated and that the following facts form the basis for my allegations: (If necessary you may attach additional pages)

a. (1) Count I: Legal me practice and of Arbitration Egnoaring a lot of Vital Evidance Not bring it a

(2) Supporting Facts: (Describe exactly what each defendant did or did not do. State the facts clearly in your own words without citing legal authority or

Factually kassie Boswell is lying and the police know it with Substantial Evidence Supporting it is a Fact be cause It is Clear an convincing compalling proof that is afterly impossible to pass use a pon in the Investigation of this case

b. (1) Count II Violating My CIVII VIOLUS and Due process Cause Right by Rail Reading

Supporting Facts: By Rail Roading me Pilinga Whole lot of false charges on me to make me cust sit in sail an loce every thing I have to make me wait in mental Anguish to take a pley knowing I am factually proven Innocent man with 2 small children (1) Count III: Per cury Conspiracy, Legal mal

c,

So the passocia-associate three districts meantross her down to be pastod of an e at (4) my home to the Detectives she would have stolen my wallet or hurt me then only then leave. With it that Factual Noticeable Intension apon interview would have been utterly impossible to pass up apon that demeaner learned During the investigation from the Detectives Constitutes numerous Violations to my Due process cause: and Civil vile right that is being dictated by this Arresting Agency. So why I have been in here for over six weeks held with out bail base on a proven lie since day one. The 13 cops 3 detectives and crime sean didn't notice I don't have a black dresser/ottoman with no back curtain on my window I don't have a door not on my room door all this would have been uttely impossible to pass apon an not-notice by 18 cops like the fact I have 2 doors and none of my window have black curtains is a fact she was lying about being barricade and every thing the 15 cops was presenting was a con-Spiracy by not reporting it in the Ivestigation. Witch is In-tentional because it is compelling of the significant finding for normal review. A pon inspection along with not finding the boxes she claim I use for to barricade us in with for the Investigation on this case. Questions like what was K.B doing while I was destracted barricading the one cloor? When I have 2 two doors. Why not excape? are What happen to the other door? Why she cant exspain? The Fact My Room don't have a door not are lock a baby can push it open. I don't have a black dresser otherwan at all. Not pressenting this in the report had to be Intentional because it is compelling of Significant finding in this Investigation fastins

Case 222-cv-00196 INP Document & Files 04/05/22 - Ragel D. Page 9 35 24 Con Prison that's Diagnos with Paranoid Schizophrenia She lost all her childhen withhis a bid ofen. That's is a si Series cause she is not motherly at all. That & your phon This woman is willing to walk away from albsever of her Rids living this life caring about herself I'm she don't in are about the seed in her womb she dont care who she hart She is cust going around reaking Havic and there's a path Tern behind that as she is a proven dead beat mother so the state wanted them deaning her as a unfit momeran took ill her children because of some type of abuse with cacise truma 9. IAthe first sentence on the probable cause is false It's a partiern because it to theirs the whole probable sause Declarant Rattern's normelly means Intentional Then it is a proven Fact The whole thing is False. If you star of course and keep going you will end up going for their in forther away from the finish line. If you start running ot track an keep do no voucuil touch up Just going for ther In forther away from the goal line. If you start with all and keep going. You will end top having to heepaling a whole 6+08 made up story's leading you to ther and Bother auni, from the trueth. Exsonoratate the already. Enoughis Enough Sust stop the lies. Don't you think you have already done Enouse sture to hartme? I lost every thing, My home, kill car, future, Sob, and reptutasion. All for your pack of his You keep making up. In believing these distrectable people on this probable couse. I gave you the thrue story in the Interragation room. Then you cased it as a balla booked to collaborate it with K.B. and Fabricating this bullshit Fictional han mer charle that don't make sence to make false changes sticks

Case 2:22-cv-00196:1NP Document 8 Filed 04/05/22 PlageID.68 Page 10 of 24 Detective 13 Tait didn't Redlizes, on the Probable Cause Declavant. When describing the video of I sent to Old School of me filming Kill Holding my phone rouhlle recording her ushing my right hand and grabbing the tower with my left hand. To say she didn't see me with a 27 in hammer with sharp edges in my spare hand that would have cut k.B. but she Note it was blear in Convincing Supporting Evidence that It's Overies Salt! Lake City Police Department needs to clean house they or crooked cops Fabricating lies collaborating with the alege victim to make charges stick. They raided my home looked Er any Weapon they cantind Took pictures of two hammers and sent It to the Detectives B Tait and her journthen to Following the could collaborate a Fictional story with K.B Becas I amaBlack man. Subpoena the interview of K.B investigation 21. What the Photoble cause completely teaves out becase it is Look face lie. The story's don't match up. When the poolice aided my home it was uttenly empossible for their bootte seable topass apon the inspection for the investigation of this ase: So I would like to have another search of my appartment to ompelling proof of Evidence to complety the investigation: (2) I don't door's. So where was K.B. an the police. O Where was these Boxes I used as a barricaded ? to place in frount the door. @ 2 doors (5) They completely left out while other door that is directly xcross Kith commer in the same room as the front door so why was this cloor not in the Declaration. (6) How did I barry code the Happen to all the barriende for the door 2011 There is the Meth wire 1.

1.

(2) Supporting Facts: 1es are Intentional that is
a Fact to falsy charge some one right
ofter they openly confess to your face on
the discovery by openly admitting she was
not kidnapped she would have fest after
She stole my walket and everthing sexual was
Concentual on a legal document still sending a Innocent manto prison is persently an conspiracy Legal malpractice
How have you been injured by the actions of the defendant(s)?
False Arrest Unlawful Detention
Violation of my civil rights, I don't
have rights in here unwanted touching
2 courts of child indangerment Abandonment
, heglect witch is abuse. Lost of property and time
overeshome. Confinedment. Imbarresment. Defamation
Charleton Charles and Court VOO) 416 has all
E. PREVIOUS LAWSUITS AND ADMINISTRATIVE RELIEF MENTAL ANGUIST
Have you filed other lawsuits in state or federal court that deal with the same facts that are involved in this action or otherwise relate to the conditions of your imprisonment?  YES / NO . If your answer is "YES," describe each lawsuit. (If there is more than one lawsuit, describe additional lawsuits on additional separate pages, using the same outline.)
a. Parties to previous lawsuit:
Plaintiff(s):
Defendant(s):
b. Name of court and case or docket number:

KUSS i ection executed of over document on their diversity proportions place moison from f. (5) of a meth pipe but police never tound a meth pipe with heroin resson in It, But while noted on the discovery Interview Defective Capps proved Kassie Boswell was meth and heroin taste like. Note on the Discovery while the Detective capps Interview her notice she was lying and did not call her out on it. to prove she hew what meth and heroin would have taste like. On page 26, on multiple time she said she use the hal-Malway bathroom witch proves she was never barricade in my hed room. From the outline of the apartment she confess sleeping naked with me in my bed room Consentual not tivo's and but to get her ID card. So The Detectivo's and its proves and the Detection of the tive's Realizing, Kassie, lied about ever thing by not being rape and barricaded or trapt in my bedroom. On page 12, 24, and 26 of the discovery. While using the halway she had a straight exit to the frout door on page 26 Multiple timeshe said she use the hakway bathall, from the outline of the apartment, supage 24% Kassie confess she slept naked with me in my bedroom.
Consentual not force to get her ID card back because she Telt some for me because I was lonely and deress. As abaroan exstange descision, while consentually laying haked inhed said we had sex. But was not forces or to ld me to stop. But calls it had sex. But often got up took a shower in the halway bathroom contradicting being trapting the my bedroom with the door not is gone. Factsheaid.

С.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?)
d.	Issues raised:
e,	When did you file the lawsuit?  Date Month Year
	radio Maria de Caraldo de Caraldo de Caraldo de Militario de Militario de Caraldo de Caraldo de Caraldo de Car Caraldo de Caraldo de
f.	When was it (will it be) decided?
offici is "Y	you previously sought informal or formal relief from the appropriate administrative als regarding the acts complained of in Part C? YES / NO / If your answer ES" briefly describe how relief was sought and the results. If your answer is "NO" in why administrative relief was not sought.  ACVE CRY and Yell It all to the police and all the Detectives that went to my home on the disovery proclaimming i am Innocent open court in frount? Cudges yelling at Facts the Evidence is the Charges are also. I have under many Grievance hey left me no choice but to file.  F. REQUEST FOR RELIEF
I and of the state	believe I am entitled to the following relief:  believe I am entitle a relief of the movement of 600,000,000 Six hundred million plans and have my case with all the violance presented infraunt of a lagistrate sudge to factually free me and clear my name.

6 UT Strase 2/22 60-0019 Rupe Dobument & Finge grasuzes Partelled to Hage 14 Cotten also (6) Then get up only because I came not becase I put my penic inside her white laying in my Bed Means the with out saying a word to get up are stop proves this was not forces Rape. But only ofter I cam get up to shower in the halway bathroom contradicting ever being trapt in my bedroom. Along with there is no black dresser in my home and boronom How could I barricade placing boxes, chairs, dresser's and anything with a hammer in my hand. Taking money, I D, and cigarettes to: completely not bringing up the other door nowhere in the whole case. Along with there is no black dresser in my home and the bedroom door nob is gone. Then claim & Kassiego to skeep in my kids bedroom witch is off Timmets Fully dress andon't leave. Then she claim I Pop uplike around how day asking her did she take my wallet. On page 25 She confess If she had it, she would have left. Meaning proof she is not kidnapt threaten she is there on her own free will with motives to steal then leave. Underlining persury. She confess sleeping naked with me in my bed room consentual not force together ID card because she felt sorry for me as a bargoin descision exstange a long with after she refers to it in comparing hape to a deal if ful filled. And all it is comparing hape to a deal fulfilled. And on the video of me groubing the tave of her don't show no hammer in my hand that would have cator insured her by peeling the tower of her scin also she reported it was on the bed room floor at the beginning of the night an at the endopon the police exspection. Making the video's real that she was not kidnap and Legelly trust passing beyoung Reason dout.

In Shortase 2/14-ev-boils/6-under 18 Filed 04/05/22 paber 15 5 24 5 11/10 The Probable cause don't Make since. The Police is covering up for her inthere Investigation Meaning Tam Factually Innosent Beyound Reasonable Doubt Base on Kill's contession an pattern. In this exact order 1. It said I ran up to K. Bon the street at 7-11 told her come over to my home so I can do her laundry, take a shower and sleep in my kids guss room. On top of that Pictional Story being really has & to beleave. Hy pothetically That would he Pacto the empossible to know So Hisalie. Because (She recognized me at herold Sob) & that part don't make since. 2. K.B wears my lingerie and feels comfortable in safe infrount of a group of strangers that vissit me at my home While drinking.

2. K. B feels like in being threating sust because I am walking around my home with a Kammer. I told her to skeep in my room with me because she is not a ques she is in company an also a stranger, Universal Law my house my ruise It is a very series an searything to Let stranger in vour home walking ground white 4. K.B said I borricaded the onlydoor with boxes an all my windows are black well we know them two one lies because I have two doors and none of my window's have black curtains nowears Witch would make this atterly empossible for the police not to pass up a pon inspection a long with not finding the boxes she claim I use for to barricade us in with for the Investigation on this case. What was KB doing while I was destracted barricading that one door? Why not execuse? What Happen to the other door? My room door J.K.B said I made hersmoke heroin out of a meth pipe why didn't police find the meth Pipe with heroin in

CON Lase 2:22-cv-00196-JNP, Document 8, Filed 04/05/22, Page AND May And ON of 240CM if off C. K. b confess to going 5 leap hat C. With Me to the state of the confess to go and 5 leap hat C. With C. Rape or kidnapping so clearly she is saying her sleeping nude with me was consentual not force. So Realize it she was threaten by a hammer, Why do I heed her I Das a bargain to bribe her with as a exstange decision Agreement 7. She said I fingered her vaging while she was consent wally laving naked with me in my bed. So there was no throst are forces and she didn't know, the line to stop are was in fight are flight mode. But confess she was a ready consent ually laying there nude, But say it was not consentual. Then if this was true how would I know how you reel unless you tell me I contrad minds. So its a lie. 8. She said the room doorwas lock with us baricaded inside but How is this true when I four the lock of it a month ago A baby can push it a sen. But with whatas a barricorde? And Why didn't police find this out apon inspection in the Investigation. It my hammer was sast laying on the room floor so what that don't make it a threat. 9. She said she let me slide the tip of my pens into her Anus and Vagina. Stop and Note she cust admit It was concentral by saying she let it happen. Meaning she was not telling ine to stop are was in fight are flight mode while consentnally laying Naked in my bed. That two consentual Factual act vances in the setting proving this is not Rope or Force Kidnopping Note: But ofter she got up to take shaver to clean up. Putclose th on and went to sleep in my guess room without realizing she cust completely contradicted/down played the lie of being fights me for Pulling her munts down to check for my walled

Case 2:22-cv-00196-JNP Document 8 Filed 04/05/22 PageID.75 Page 17 of 24 Note: K.B claim I made her go into the Kitchen gude But How? With what threat? And Knowing I'm destracted To watch me cook us breakfast. Then what is the threat? Right affer gave me oral sex because she is attraid. But why is she affraid when she sust watch me cook us break fast-for 40 minus with menude also. Sothere is nothing to be affinid of so It's latie. Note: K.B. confess watching me be destruct ed So It's a lie. Note: K,B confess watching, me bedestindted cookind us breakfast meaning not threaten beyonng reasonable doct. There was nogunto her head Metaphony Speaking the done staff have on her own thee will half are the hammer was noted to be on the bedroom floor No wear near the Kitchen are ever inmy free hand while tilming those video's base on K.B testified statement at the beginning of the night and at the end on the police inspection with pictures sent to The Detectives. That I layed it next to my bed in my room on the flow witch was wsuppose to be ban in ade completely demenishing the lies of all these false charge anitever being a threat white filming the video's meanning ever thing has consentual and on that video and on the video of me felling K.B payme and get out, my home was real Along with the video I sent-old School it was evidence with his clear and convincing for support, The probable cause completely contradict itself Whin K.B. said I put the hammer down in my room at the beginning conforming the police Identifying it to be in the same location with pictures at the hammer location all night beyoung reasonable doct make it impossible to be adangerous weapon threat. This, is proof K.B was walking around my home Freely doing everything she wanted base on her own Free will You can't kape the willing. It was her Free will Everything Consentual

Case 2:22-cv-00196-JNP Document 8 Filed 04/05/22 PageID.76 Page 18 of 24 Note: According to K.B. I never vertably commanded or idemand any threaten bodily harm using the hammer, to Forese nothing. no wear in the probable cause on her with it. All It said I dra was walk around my home with a hammer with Sharp edges and put it next to my bed in my home it was having the hammer role completely irrelevant because it was hope or danger a danger of the completely irrelevant because it was never a dangerous weapon threat. In fact it is a tool. Metap horly speaking there was no knife to her throat. K. B stated I became paranoid and threatening by telling her she had to sleep in my bedroom not the questroom. How is that paranoid or threatening? It is my house my rules cust like private pro perty. That is universal law. For one she is not a geness she is my company and astronger. I don't like strangers walking and roaming around my home when I am skep Reverse psy chology by that part When really it is the stranger who is the threat. It is a very Series Scary thing to ketstranges in pour home while you steep. Every body Know that the lady is supposed to be there for you not your property. The gliess room is property. It's notasheller So that comment is not a threat. Then her option was to leave right after. She said I locked my house door. Hintshe didn't feave. Kittle me this Enigma K.B claim The only so called Threat was by taking her ID and told her she couldn't have it back until She steep naked with me. So she agree to do that base on decribing me seeming very lenely aiddistressed to get her ID back. With out realizing this is a concious consider that de cision she made willingly. Factually demenishing the hant mer threat lie cause. By openly admitting. The hammer with this was not the threat its taking her ID, cardshe claims witch is bribary abangain excuse exchange agreement. Not fisical force Rape are Illegal but con-sentual Beyoung reasonable dant.

Fact: Are K.B was truspassing confess Multiple times I asked her to leave while filming for Evidences she reported to remember everthing I said infront the camera like she come to Rob and abuse me Even my demeanor like I seem lonely and distress. Even words I said out conner a like you should pay me forgiving you aplace to stay. But can't remember no threat ening words to inforce the hammer to make it a threat so the threat was the camera she needed a Alibi. K.B was Fully convow of the hammer location all night because when she said in the beginning I put it place in my room conferming the police I destribute it to be in the same location with yicture at the end of pon inspection. Makes it impossible to be a dangerous weapon threat and that she is ling about it being in The free fray fin those video's culier I am asking her to leave. Periodically throw when raising it spe sit days are is the estey. It is commensents the story controdicts itself like are no Actor's I am no director. That would require rehersal with concert. A dog would have to be trained to go tricks Because we need his couperation for his part so the story is a lie false. It don't make since. It's in possible to syncronize shythin on a impulse with soil Instruction on a property If I sust met This lady one time before at a slove check The time stamp I film 4-6 video How you get her to ack nonchalantor copace ticalling esetting while being attact and rapped with out questioning her truna. It would take skill. So to be clear none of K.B story's match up: The videos I took on my personel cell showe are Real. Mobily have time for to be acting. No body even Thinks like that. I don't know k. Borr that level or Overly I want in Sail. There are way to many we more in him life to act

like that. I don't know K.Bon that level. It was noted two young we man left my home begging to live with me sust that night. I film her because I was nervous. I was scient trying to have Evidences she was acting wined. That's why Lasks her to leave. Who ever believes her stories minds ove not straight. In the video you can plainly see no barricades, boxes are chairs intront of no doors. She is walking coretree throw out my apartment while going from your to room toget hade to getting drest parting closeth on witch is proof. It's consensual. She is not being forces to do nothing or to where anything. While we are arting about payment she plainly looks normel doing her own thing nothing on the probable cause Means She is comfortable feelling safein my home. I have a 27in Iron hammer every body knows I sleep next to my hammer. It give me seace of mind. I walked to Marine of gastaign with it that night with KiB an place it on the Frount counter when I order. Check the carmera at Marin ic that hight, Because I live in a rough naborhood. Ask officer, Hoyle/477 I got-stab at 1-11 a mouth, ago and my car got stoken 2 months ago. So when I got home I put it next to my bed. Note the harmier role is completely. irreferant because I never threaten her with it. The Det ectives didn't Realizes when decribing the video I sent to Old School of me filming K.B Holding the phone while using my free hand to grab the towel witch would have clearly Frust passed. To say she didn't see me with a 271/1/Ch Iron hammer with shorp edges in my hand. When war ton proof cops are train to look at suspects hand for safer so



## 2B24B

# SALT LAKE COUNTY SHERIFF'S OFFICE CORRECTIONS BUREAU

### **Prisoner Booking Sheet**

SO#: 367776

Inmate Name: JONES, RONALD JOSEPH

Arresting Agency: Salt Lake Police Arresting Officer: HOYLE / U77 Arresting Agency's Case #: 22-17805

Vehicle Impounded: NO Impound Location: NONE

Arrest Date / Time: 01/30/22 17:30
Arrest Location: 475 S 300 E, SALT LAKE CITY

Items in Evidence: YES, CELL PHONE being held by/at SLC PD

Intake Cash: \$0.00 Searched by: HT9

Booking Date and Time: 01/30/22 / 20:23 + Other With 2 Young Kids

Booked by: AAQ2 Approved by: JB4 Booking #: 22003785

NO BAIL - CG/WA \$0.00 Jurisdiction / Judge: SALT LAKE DISTRICT COURT //JUDGE HRUBY-MILLS, ELIZABETH Case #: 221901205 Count Degree Chg Type Charge(s) 1 F1 WΑ AGGRAVATED KIDNAPPING AGGRAVATED SEXUAL ASSAULT F1 1 WA 1 F3 WA POSSESSION OF A DNGR WEAP BY RESTRICTED AGGRAVATED ASSAULT F3 WA 1 DISTRIBUTION OF AN INTIMATE IMAGE 3 MA WA **VOYEURISM** 1 MB WA **OBJECT RAPE** 1 F1 CG RAPE F1 CG 2 F1 CG FORCIBLE SODOMY CG **UNLAWFUL DETENTION** MB

All the noticeable Inconsistencies is witherly impossible to pass on. Please help me I ama single father with 2 young daughter I have to raise. I am Factully Innocent beyoung Reasonable Down Over to thing I wrong in this Amesting Agency case lies are International I have substantial Evidence suporting I am Innocent Strange she don't know my name but she can remmeber everyone els name that is because she new was my frendorwanted toget to no my name but can remember my hammer bund room better than me that is because she was caseing It. What else is strange she can't think of or remember Nothreatening mer to make it a threat that whole night to inforce a hamber at all. The halway bathacom is leading straight out door lead outside. Whouse the hall bath room door the tags of

#### DECLARATION UNDER PENALTY OF PERJURY

The undersigned declares under penalty of perjury that he/she is the plaintiff in the above action, that he/she has read the above complaint, and that the information contained therein is true and correct. 28 U.S.C. §1746; 18 U.S.C. §1621.

Executed at Salt Lake Jailon March 1620 ZZ (Location) (Date)

Ronald 5 Soner

Fat. Areakassia-odlassia-ebbacountessa auditiepaste exprag zint any Kids room a room that was off liminits Not bour barneaded Fully dressed and idn't heave she would have stolen my wallet then teave is proof she was not kidnaptone threaten but was only there to take advantage of me as a master manipulator Recognized She told this to the Detective face with out hiding it to even try to barry the true on the Detectives still charge me with these serious nature of the allegation crearly is, a Violation of my Due process. They place mean a Noballitact. Are K. Borkassie Boswell was truspassing she confess Multiple times I asked her to have white filming for Evid-ences she Reported to remember everthing I said infront the Convera like she cam to rob are abuse me Even my demecuor like I seem lonely and distressed. Even words I said off Stay. But can't remember no threatening words to incorre the hanner to make it a threat Sother threat was the Comera she needed a Allbi. K. B stated She was Fully conclous of the hammer location all night because when She said in the beginning. I put it down in my room con-ferming the poince Identifing it to be in the same location with picture at the end aport in spection. Makes it imposs-sible to be ackningerous weapon threat and that she is lying lyng about it in gerous weapon threat and that she is lying lyng about it being in my tree hand in those video's when night. This is and was all noted from and by the police and the Detective to there face and writer by them a bo. on day one. The detectives said they saw a video as a eye witness on the probable cause showing me with a camera phoneon K.B. White grapping my towel off her with the other hand proves It brada 27 in Iron hammer it wanted have cutt K.B and the Detectives didn't see the hammer so K.B was ling